

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

LIFE STYLE FUTON, INC., and EASY FIT, INC.,)	<u>STIPULATION OF</u>
)	<u>VOLUNTARY DISMISSAL</u>
Plaintiffs,)	<u>PURSUANT TO F.R.C.P.</u>
v.)	<u>41(a)(1)(A)(ii)</u>
EASYFIT SLIPCOVER, LTD., ILYASS ET TAHIRI,)	
TUCOWS, INC., TUCOWS.COM CO., and)	Case No.: 1:21-cv-1482-GHW
CABREXA, LLC, and the domain names)	
www.easyfitcover.com , www.easyfitslipcover.com ,)	
and www.easyfitslipcover.co , <i>in Rem</i> ,)	
)	
Defendant(s))	
)	

STIPULATION OF VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P. 41(a)(1)(A)(ii)
AS TO DEFENDANTS TUCOWS, INC. AND TUCOWS.COM CO.,
AND THE *IN REM* CLAIMS

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs Life Style Futon, Inc. and Easy Fit, Inc., on the one hand, and Defendants Tucows, Inc. and Tucows.com Co., on the other hand, that the claims against Defendants Tucows, Inc. and Tucows.com Co. (the “Tucows Defendants”) are dismissed pursuant to the Federal Rules of Civil Procedure 41(a)(1)(A)(ii), with prejudice. Each party shall bear its own costs and expenses.

IT IS FURTHER STIPULATED AND AGREED by Plaintiffs and the above-named Defendants, that the *In Rem* claims against the domains – www.easyfitcover.com, www.easyfitslipcover.com, and www.easyfitslipcover.co – are dismissed, with prejudice.

The claims against all other Defendants – Easyfit Slipcover Ltd., Ilyass Et Tahiri, and Cabrexa LLC – remain in the Action.

/s/Max Moskowitz
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So Ordered:

U.S. District Court Judge
Hon. J. Gregory H. Woods